§ 206.101

- (d) Anti-churning disclosure—(1) Contents of anti-churning disclosure. In addition to providing the required disclosures under §206.43, the mortgagee shall provide to the mortgagor its best estimate of:
- (i) The total cost of the refinancing to the mortgagor; and
- (ii) The increase in the mortgagor's principal limit as measured by the estimated initial principal limit on the mortgage to be insured less the current principal limit on the home equity conversion mortgage that is being refinanced under this section.
- (2) Timing of anti-churning disclosure. The mortgagee shall provide the anti-churning disclosure concurrently with the disclosures required under § 206.43.
- (e) Waiver of counseling requirement. The mortgagor may elect not to receive counseling under § 206.41, but only if:
- (1) The mortgagor has received the anti-churning disclosure required under paragraph (d) of this section.
- (2) The increase in the mortgagor's principal limit (as provided in the antichurning disclosure) exceeds the total cost of the refinancing by an amount established by the Secretary through FEDERAL REGISTER notice. HUD may periodically update this amount through publication of a notice in the FEDERAL REGISTER. Publication of any such revised amount will occur at least 30 days before the revision becomes effective.
- (3) The time between the date of the closing on the original home equity conversion mortgage and the date of the application for refinancing under this section does not exceed five years (even if less than five years have passed since a previous refinancing under this section).

[69 FR 15591, Mar. 25, 2004, as amended at 73 FR 1436, Jan. 8, 2008]

Subpart C—Contract Rights and Obligations

SALE, ASSIGNMENT AND PLEDGE

§ 206.101 Sale, assignment and pledge of insured mortgages.

The provisions of §§ 203.430 through 203.435 of this chapter shall be applica-

ble to mortgages eligible for insurance under this part.

§ 206.102 General Insurance Fund.

Mortgages insured under this part shall be obligations of the General Insurance Fund.

[60 FR 42761, Aug. 16, 1995]

MORTGAGE INSURANCE PREMIUMS

§ 206.103 Payment of MIP.

The payment of any MIP under this subpart shall be made to the Secretary by the mortgagee in cash, until the contract of insurance is terminated.

§ 206.105 Amount of MIP.

- (a) *Initial MIP*. The mortgagee shall pay to the Secretary an initial MIP of two percent of the maximum claim amount.
- (b) Monthly MIP. Monthly MIP will accrue daily on the mortgage balance at a rate equivalent to one-half of one percent per annum and shall be added to the mortgage balance when paid to the Secretary.

(Approved by the Office of Management and Budget under control number 2528–0133)

§ 206.107 Mortgagee election of assignment or shared premium option.

- (a) Election of option. Before the mortgage is submitted for insurance endorsement, the mortgagee shall elect either the assignment option or the shared premium option.
- (1) Under the assignment option, the mortgagee shall have the option of assigning the mortgage to the Secretary if the mortgage balance is equal to or greater than 98 percent of the maximum claim amount, or the mortgagor has requested a payment which exceeds the difference between the maximum claim amount and the mortgage balance and:
- (i) The mortgagee is current in making the required payments under the mortgage to the mortgagor;
- (ii) The mortgagee is current in its payment of the MIP (and late charges and interest on the MIP, if any) to the Secretary;
- (iii) The mortgage is not due and payable under §206.27(c)(1); and